



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
-----------------	-------------	----------------------	---------------------	------------------

10/786,670

02/25/2004

Christian Eichrodt

60705-1351

3024

24504

7590

02/20/2008

THOMAS, KAYDEN, HORSTEMEYER & RISLEY, LLP
600 GALLERIA PARKWAY, S.E.
STE 1500
ATLANTA, GA 30339-5994

EXAMINER

CORRIELUS, JEAN B

ART UNIT

PAPER NUMBER

2611

MAIL DATE

DELIVERY MODE

02/20/2008

PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary	Application No. 10/786,670	Applicant(s) EICHRODT ET AL.	
	Examiner Jean B. Corrielus	Art Unit 2611	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 1/31/08.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 15-27,29 and 31-38 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 15-27,29 and 31-38 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 1/31/08 has been entered.

Allowable Subject Matter

2. The indicated allowability of claims 15-19, 21, 26, 27, 29 and 31 is withdrawn in view of the newly discovered reference(s) to Kawasugi Seiichi Japanese Patent No. JP356143739A, Nakatani US Patent No. 6,130,619 and Hatata et al US patent no. 4,481,629. Rejections based on the newly cited reference(s) follow.

Claim Objections

3. Claim 26 is objected to because of the following informalities: Please identify in the drawing and the specification the means plus function limitations as recited in claim 26. Appropriate correction is required.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Art Unit: 2611

5. Claim 35 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Claim 35 recites a delta sigma modulator coupled to the clock and the data supervisor". However, there is no support for such limitation in the specification, as filed. The specification teaches at best, see fig. 4B and page 11, lines 20-21, a delta sigma modulator coupled to the data supervisor 200. fig. 4B does not show the delta sigma modulator coupled to the clock detector 100.

6. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

7. Claims 19-25 and 32 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 19 is vague and indefinite because the claim recites a first and second monostable circuits without the necessary connection between the first and second monostable circuits and other circuit components of the signal integrity supervisor.

Claim 20 is vague and indefinite because the claim recites a current mirror and resistor capacitor combination without signal interconnection between the current mirror and the resistor capacitor combination and other components of the signal integrity supervisor.

Claim 21 is vague and indefinite because the claim recites a data supervisor comprises a comparator and a maximum number counter without any interconnection between the comparator and maximum number counter and other components of the signal integrity supervisor.

The limitation "capable of", recited in claim 32, line 5, renders the claim vague and indefinite.

Note that any claim whose base claim is rejected is likewise rejected.

Claim Rejections - 35 USC § 102

8. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

9. Claim 32 is rejected under 35 U.S.C. 102(b) as being anticipated by Kawasugi Seiichi Japanese Patent No. JP356143739A.

As per claim 32, Kawasugi Seiichi teaches a transmission circuit fig. 2 comprising: and A/D converter and a gate circuit 17 considered as the claimed "signal integrity supervisor" configured to generate a response (output of circuit 17) to a digital data stream having an anomalous condition see inputs to circuit 17 the gate circuit 17 (signal integrity supervisor) configured to forward the response to circuit 13 considered as the claimed "control logic" capable of resetting the transmission circuit 10 (note that, in response to the anomalous signal, a string of signals is sent to circuit 13, the string of zeros is by definition a reset signal) (see abstract).

Art Unit: 2611

10. Claim 26 is rejected under 35 U.S.C. 102(b) as being anticipated by Hatata et al US Patent No. 4,481,629.

Hatata et al teaches a circuit comprising means 2 for monitoring a digital data stream (output of circuit 1), wherein the means for monitoring a digital data stream comprises a consistency detecting circuit 4 (signal integrity supervisor); and Hatata includes a means for generating an output signal 4a (because in order to generate an output signal 4a, a means for generating such a signal has to be provided) in response to an anomalous condition in the digital data stream, wherein the means for generating an output signal is responsive to a digital data stream having a number of consecutive data values of equal magnitude wherein the number of consecutive data values reaches a predetermined maximum value (3 consecutive data values) (see abstract and col. 2, lines 10-18).

Claim Rejections - 35 USC § 103

11. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

12. Claim 33 is rejected under 35 U.S.C. 103(a) as being unpatentable over
Kawasugi Seiichi Japanese Patent No. JP356143739A in view of Buer US Patent No.
6,188,257.

As per claim 33, as applied to claim 32 above, Kawasugi Seiichi teaches every feature of the claimed invention but does not explicitly teach the additional limitation of

Art Unit: 2611

“wherein the digital data stream anomalous condition is a clock signal frequency that falls below a predetermined minimum value”. Buer teaches the additional limitations of “the digital data stream anomalous condition is a clock signal frequency that falls below a predetermined minimum value”. See col. 1, line 65-col. 2, line 2. Given that fact, it would have been obvious to one skill in the art to incorporate such a teaching in Kawasaki Seiichi so as to minimize signal processing error since the system would have been allowed to act on abnormal signal.

13. Claim 34 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kawasaki Seiichi Japanese Patent No. JP356143739A.

As per claim 34, as applied to claim 32 above, Kawasaki Seiichi teaches every feature of the claimed invention but does not explicitly teach the additional limitation the digital data stream anomalous condition is a data signal having a corresponding data value that does not vary for a predetermined maximum number of clock cycles. However, it would have been obvious to one skill in the art to configure Kawasaki Seiichi in such a way as set the anomalous condition as at a data signal having a corresponding data value that does not vary for a predetermined maximum number of clock cycles so as to provide proper means to identify signal abnormalities so as to provide proper compensation.

14. Claims 15, 16, 19, 37 and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kawasaki Seiichi Japanese Patent No. JP356143739A in view of Nakatani US Patent No. 6,130,619.

As per claim 15, Kawasaki Seiichi teaches a transmission circuit fig. 2 comprising: and A/D converter and a gate circuit 17 considered as the claimed "signal integrity supervisor" configured to generate a response (output of circuit 17) to a digital data stream having an anomalous condition see inputs to circuit 17 the gate circuit 17 (signal integrity supervisor) configured to forward the response to circuit 13 considered as the claimed "line driver" within the AFE (fig. 2, 10). (See abstract).

However, Kawasaki Seiichi does not teach "a clock detector configured to receive a clock signal input and generate a first output signal in response to an at least one clock signal input anomalous condition, wherein the clock detector is further configured to forward the first output signal to at least one of control logic." Nakatani teaches "a clock detector (30 and 40) configured to receive a clock signal input from clock generator 10 and generate a first output signal (see output of circuit 40) in response to an at least one clock signal input anomalous condition (see output of circuit 30), wherein the clock detector (30 and 40) is further configured to forward the first output signal to circuit 20 (at least one of control logic) that includes a microprocessor. It would have been obvious to one skill in the art to incorporate such a teaching in Kawasaki Seiichi in order to determine abnormal conditions related to a clock signal in a communication device as to provide proper compensation.

As per claim 16, Kawasaki Seiichi and Nakatani teach every feature of the claimed invention but do not explicitly teach the first output is a reset signal. However, it is well known in the art to use a clock detector to generate a reset signal. Given that, it would have been obvious to one skill in the art to configure Kawasaki Seiichi clock

detector in such a way as to output a reset signal in order to ensure proper operation of the transmission apparatus. Since the apparatus would have been reset to a predetermined desired state that would have enhanced signal processing.

As per claim 19, Kawasaki Seiichi and Nakatani teach every feature of the claimed invention but do not explicitly teach the clock detector includes first and second monostable circuits. Note however that it is well known in the art to incorporate monostable circuits in clock detector as monostable circuits behave well with other circuit components and are also easy to implement.

As per claim 37, see the rejection of claim 15.

As per claim 38, Kawasaki Seiichi teaches a transmission circuit fig. 2 comprising: and A/D converter and a gate circuit 17 considered as the claimed "signal integrity supervisor" configured to generate a response (output of circuit 17) to a digital data stream having an anomalous condition see inputs to circuit 17 the gate circuit 17 (signal integrity supervisor) configured to forward the response to circuit 13 considered as the claimed "control logic" capable of resetting the transmission circuit 10 (note that, in response to the anomalous signal, a string of signals is sent to circuit 13, the string of zeros is by definition a reset signal) (see abstract).

15. Claim 17 is rejected under 35 U.S.C. 10.3(a) as being unpatentable over Kawasaki Seiichi Japanese Patent No. JP356143739A in view of Nakatani US Patent No. 6,130,619 and further in view of Cumiskey US Patent No. 4,353,128.

As applied to claim 15 above, Kawasaki Seiichi and Nakatani teach every feature of the claimed invention but do not explicitly teach the further limitation that a power

Art Unit: 2611

down signal is generated in response to the data signal having an unchanging value.

Cummiskey teaches the generation of "shut down signal" (power down signal) in

response to the data signal having an unchanging value see col. 15, lines 39-41. It

would have been obvious to one skill in the art to modify Kawasaki Seiichi and Nakatani

by turning off the power when a data signal having an unchanging value is received as

suggested by Cummiskey so as to prevent the system from processing invalid data

signal and at the same time to minimize power consumption and to increase battery life.

16. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kawasaki Seiichi Japanese Patent No. JP356143739A in view of Nakatani US Patent No. 6,130,619 and further in view of Kodra US patent No. 6,226,663.

As applied to claim 15 above, Kawasaki Seiichi and Nakatani teach every feature of the claimed invention but do not explicitly teach the further limitation of a sigma delta modulator configured to provide the data signal. Kodra teaches a sigma delta modulator 12 configured to provide the data signal to monitor 22. Given that fact, it would have been obvious to one skill in the art to use a sigma delta modulator to produce the data signal so as to take advantage of the inherent property of the sigma delta modulator which makes the probability of encountering a long string of consecutive ones or zeroes during nominal operation to be very small.

17. Claim 21 is rejected under 35 U.S.C. 10.3(a) as being unpatentable over Kawasaki Seiichi Japanese Patent No. JP356143739A in view of Nakatani US Patent No. 6,130,619 and further in view of Kamoi et al US patent No. 5,280,483.

Art Unit: 2611

As applied to claim 15 above, Kawasugi Seiichi and Nakatani teach every feature of the claimed invention but do not explicitly teach the further limitation the data supervisor comprising a comparator and a maximum number counter. Kamoi et al teaches a measuring unit 256 (data supervisor) comprising a comparator 283 and a maximum value (number) counter 281. Given that fact, it would have been obvious to one skill in the art to incorporate such a teaching in Kawasugi Seiichi and Nakatani so as to allow the system to detect accurately signal errors from the input signal.

18. Claims 35 and 36 are rejected under 35 U.S.C. 10.3(a) as being unpatentable over Kawasugi Seiichi Japanese Patent No. JP356143739A in view of Nakatani US Patent No. 6,130,619 and further in view of Hollenbach et al US patent no. 6,396,877.

As per claim 35, as applied to claim 15 above, Kawasugi Seiichi and Nakatani teach every feature of the claimed invention but do not explicitly teach the further limitation of a sigma delta modulator coupled to the clock detector and data supervisor. Hollenbach et al teaches a sigma delta modulator see for instance 200 of fig. 2 to the clock detector (312, 314, 316, 318, 320) and data supervisor (322). Given that fact, it would have been obvious to one skill in the art to incorporate such a teaching in Kawasugi Seiichi in order to take advantage of the inherent property of the sigma delta modulator which makes the probability of encountering a long string of consecutive ones or zeroes during nominal operation to be very small.

As per claim 36, Hollenbach teaches that the sigma delta modulator includes an A/D converter see col. 3, lines 35-45. Given that fact it would have been obvious to one

skill in the art to configure the sigma delta to include an A/D so as to be able to convert analog signal into resultant digital signal so as to provide compatibility to system that uses digital signal processors that require a digital signal as input.

19. Claim 27 is rejected under 35 U.S.C. 10.3(a) as being unpatentable Hatata et al US Patent No. 4,481,629 in view of Bartelink US patent No. 4,390,750.

As applied to claim 26 above, Hatata et al teaches every feature of the claimed invention but does not teach the limitations of the anomalous condition would create a DC signal. As evidenced by Bartelink, it is known for an anomalous condition to create a DC signal. Given that, it would have been obvious to one skill in the art to modify Hatata et al in such a way to create a DC signal during an anomalous condition in order to provide proper compensation for DC offset so as to improve data detection.

20. Claim 29 is rejected under 35 U.S.C. 10.3(a) as being unpatentable Hatata et al US Patent No. 4,481,629 in view of Nakatani US Patent No. 6,130,619.

As applied to claim 26 above, Hatata et al teaches every feature of the claimed invention and further teaches that the signal integrity supervisor includes a data supervisor and does not teach the limitations of a clock detector included in the signal integrity supervisor. Nakatani teaches "a clock detector (30 and 40) configured to receive a clock signal input from clock generator 10 and generate a first output signal (see output of circuit 40). It would have been obvious to one skill in the art to incorporate

such a teaching in Hatata in order to determine abnormal conditions related to a clock signal in a communication device as to provide proper compensation.

21. Claim 31 is rejected under 35 U.S.C. 10.3(a) as being unpatentable Hatata et al US Patent No. 4,481,629 in view of Buer US Patent No. 6,188,257.

As per claim 31, Hatata teaches every feature of the claimed invention but does not explicitly teach the means for generating an output signal is responsive to a digital data stream having a clock signal that falls below a predetermined minimum frequency. Buer teaches a method and apparatus comprising a circuit fig. 1 to generate a response "reset" to a digital data stream (note that the signal on lines 151 and 152 have to be a digital signal since such signal is provided to a digital circuit) having an anomalous condition i.e. a clock signal frequency that falls below a predetermined minimum value. See col. 1, line 65- col. 2, line 2. Given that fact, it would have been obvious to one skill in the art to incorporate such a teaching in Hatata so as to minimize signal processing error since the system would have been allowed to act on abnormal signal.

Allowable Subject Matter

22. Claims 20 and 22-25 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.


Response to Arguments

23. Applicant's arguments with respect to claims 32-34 have been considered but are moot in view of the new ground(s) of rejection. Applicant's argument with respect to claim objection to claim 15 has been withdrawn because the clock detector and the data supervisor are disclosed to be independent from each other as shown in fig. 4B.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jean B. Corrielus whose telephone number is 571-272-3020. The examiner can normally be reached on Monday-Thursday from 9:30-3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chieh Fan can be reached on 571-272-3042. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.


Jean B Corrielus
Primary Examiner
Art Unit 2611

2.14.08